Memorandum

. File Τo

Date : January 19, 1989

From : FAIR POLITICAL PRACTICES COMMISSION John McLean

Subject : T-88-462

Spoke to Senator Roberti in late December. Advised him that he could pay campaign workers in 1989 from restricted funds for vacation time earned in 1988.

JGM:ld:jmmemo2

December 8, 1988

Ms. Alice Hughes Staff Services Analyst Fair Political Practices Commission 428 J Street, Suite 800 Sacramento, CA 95814

Dear Ms. Hughes:

I have the following questions to ask of the Fair Political Practices Commission.

I give employees of my campaign committee earned vacation time as roughly the same basis they would earn in state employment.

May I pay for vacation time earned in 1988 but not taken until 1989 out of pre-Proposition 73 funds that have not been "segregated"?

Would there be a difference if I paid for the accrued vacation time in 1988 even if the vacation were not taken until 1989?

Sincerely,

DAVID ROBERTI

DR/po



California Fair Political Practices Commission

December 12, 1988

Honorable David Roberti State Senate State Capitol, Room 205 Sacramento, CA 95814

Re: 88-462

Dear Senator Roberti:

Your letter requesting advice under the Political Reform Act was received on December 8, 1988 by the Fair Political Practices Commission. If you have any questions about your advice request, you may contact Kathryn Donovan, an attorney in the Legal Division, directly at (916) 322-5901.

We try to answer all advice requests promptly. Therefore, unless your request poses particularly complex legal questions, or more information is needed, you should expect a response within 21 working days if your request seeks formal written advice. If more information is needed, the person assigned to prepare a response to your request will contact you shortly to advise you as to information needed. If your request is for informal assistance, we will answer it as quickly as we can. (See Commission Regulation 18329 (2 Cal. Code of Regs. Sec. 18329).)

You also should be aware that your letter and our response are public records which may be disclosed to the public upon receipt of a proper request for disclosure.

Very truly yours,

Katuryn E. Deneran
Diane M. Griffiths for
General Counsel

DMG:plh

State of California

Memorandum

To File Date : January 19, 1989

From : FAIR POLITICAL PRACTICES COMMISSION John McLean

Subject : T-88-462

Spoke to Senator Roberti in late December. Advised him that he could pay campaign workers in 1989 from restricted funds for vacation time earned in 1988.

JGM:ld:jmmemo2

December 8, 1988

Ms. Alice Hughes Staff Services Analyst Fair Political Practices Commission 428 J Street, Suite 800 Sacramento, CA 95814

Dear Ms. Hughes:

I have the following questions to ask of the Fair Political Practices Commission.

I give employees of my campaign committee earned vacation time as roughly the same basis they would earn in state employment.

May I pay for vacation time earned in 1988 but not taken until 1989 out of pre-Proposition 73 funds that have not been "segregated"?

Would there be a difference if I paid for the accrued vacation time in 1988 even if the vacation were not taken until 1989?

Sincerely,

DAVID ROBERTI

DR/po